

# Industry Assurance Consulting, Inc. (IAC)

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**IAC Advice – Compliance, Consulting, Certifications**

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**February 16, 2016**

## **BY ELECTRONIC SUBMISSION**

Marlene H. Dortch, Secretary  
Federal Communications Commission  
Office of the Secretary  
445 12th Street, S.W.  
Washington, DC 20554

Subject: **iKappa LLC**; FCC Certification for **4th Quarter of 2015**  
WC Docket No. 05-68, **Redacted** Version of Filing

Dear Mrs. Dortch:

Pursuant to Section 64.5001(c) of the Commission's rules 47 C.F.R. § 64.5001(c), enclosed is a redacted version of **iKappa LLC**'s ("**iKappa LLC**") prepaid calling card FCC Certification for Prepaid Calling Card end user usage that occurred in the **4th Quarter of 2015**. A separate signed confidential version of this filing is simultaneously being submitted to the FCC.

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Alonzo T. Beyene  
Regulatory Consultant to **iKappa LLC**

cc: Albert Lewis, Chief, Pricing Policy Division  
Wireline Competition Bureau  
Best Copy and Printing, Inc. ([fcc@bciweb.com](mailto:fcc@bciweb.com))

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iKappa LLC

**FCC Certification 4th Quarter of 2015**

I, **Alexander Berkovsky, CFO** of **iKappa LLC** ("**iKappa LLC** ") or "Company"), under penalty of perjury, hereby certify, in compliance with Section 64.5001(c) of the Commission's rules (47 C.F.R. § 64.5001(c)) that the Company has complied with the prepaid calling card Percentage of Interstate Usage (PIU) reporting requirements contained in Section 64.5001(a) of the Commission's rules, 47 C.F.R. § 64.5001(a). **iKappa LLC** is making the required Universal Service Fund contribution based on the information reported below.

**iKappa LLC** has complied with the reporting requirements described in paragraph (a) of 47 C.F.R. 64.5001, by providing the required reports to carriers from which transport services are purchased (OR; **iKappa LLC** has provided the reports required under paragraph of (a) of 47 C.F.R. 64.5001 to carriers from which transport services are purchased).


The percentage of total prepaid calling card service revenue (*excluding revenue from prepaid calling cards sold by, to, or pursuant to contract with Department of Defense [DoD] or a DoD entity*) attributable to interstate and international calls for the reporting period [REDACTED], [REDACTED], respectively each.

For the **4th Quarter of 2015**, **iKappa LLC** prepaid calling card intrastate, interstate and international minutes were as follows:

Intrastate: [REDACTED] % of end user generated **4th Quarter of 2015** minutes  
Interstate: [REDACTED] % of end user generated **4th Quarter of 2015** minutes  
International: [REDACTED] % of end user generated **4th Quarter of 2015** minutes

For the **4th Quarter of 2015**, the Company's percentages of prepaid calling card interstate and international revenues were as follows:

Intrastate: [REDACTED] % of end user generated **4th Quarter of 2015** minutes  
Interstate: [REDACTED] % of end user generated **4th Quarter of 2015** minutes  
International: [REDACTED] % of end user generated **4th Quarter of 2015** minutes

Signature: X   
Print Name: Alexander Berkovsky  
Print Title: CFO